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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO.	
10/588,867	05/11/2007	Stephen Daryl Barnes	WAT-PT007 4086	
3624 VOLPE AND I	7590 03/25/200 KOENIG, P.C.	EXAMINER		
UNITED PLAZ	ZA, SUITE 1600	TILLERY, RASHAWN N		
30 SOUTH 17T PHILADELPH			ART UNIT	PAPER NUMBER
			2174	
		MAIL DATE	DELIVERY MODE	
			03/25/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Applicati	on No.	Applicant(s) BARNES, STEPHEN DARYL		
		10/588,8	67			
		Examine		Art Unit		
		RASHAW	N TILLERY	2174		
Period fo	 The MAILING DATE of this communication Reply 	on appears on the	cover sheet with the	correspondence a	ddress	
A SHO WHIC - Exten after 9 - If NO - Failur Any re	DRTENED STATUTORY PERIOD FOR F HEVER IS LONGER, FROM THE MAILII sions of time may be available under the provisions of 37 of SIX (6) MONTHS from the mailing date of this communicat period for reply is specified above, the maximum statutory e to reply within the set or extended period for reply will, by apply received by the Office later than three months after the d patent term adjustment. See 37 CFR 1.704(b).	NG DATE OF TH CFR 1.136(a). In no ev tion. period will apply and w y statute, cause the app	HIS COMMUNICATION ent, however, may a reply be still expire SIX (6) MONTHS frou blication to become ABANDON	ON. timely filed om the mailing date of this NED (35 U.S.C. § 133).		
Status						
2a)⊠ 3)□	Responsive to communication(s) filed on This action is FINAL . 2b) Since this application is in condition for a closed in accordance with the practice un	This action is r	non-final. for formal matters, p		e merits is	
Dispositi	on of Claims					
5)	Claim(s) 1-9 is/are pending in the applicate that the above claim(s) is/are with the apove claim(s) is/are with the above claim(s) is/are allowed. Claim(s) 1-9 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction on Papers The specification is objected to by the Example of the drawing(s) filed on is/are: a) Applicant may not request that any objection	ithdrawn from co and/or election r aminer.] accepted or b)	equirement. o□ objected to by the			
	Replacement drawing sheet(s) including the	·	÷ , ,	-	• •	
,	The oath or declaration is objected to by t	the Examiner. N	ote the attached Offic	ce Action or form P	TO-152.	
Priority u	nder 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some coll None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
2) D Notice 3) D Inform	(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-9- nation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	48)	4) Interview Summa Paper No(s)/Mail 5) Notice of Informa 6) Other:	Date		

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DETAILED ACTION

1. This communication is responsive to the Amendment filed 12/19/2008.

2. Claims 1-9 are pending in this application. Claims 1, 5 and 9 are independent claims. In the instant Amendment, claim 1 was amended and claim 9 was added. This action is made Final.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

4. Claims 1-9 are rejected under 35 U.S.C. 102(e) as being anticipated by Microsoft Outlook features of Microsoft Office Outlook 2003 ("MO").

Regarding claim 1, MO discloses a COMM Addin for Microsoft outlook, said COMM Addin adding a plurality of menu buttons (see fig 1 where menu buttons "new," "reply," "forward," etc. are shown) to at least one page of Microsoft outlook viewable on a users screen, said menu buttons operable by said user, such that when said user receives a mail item (see fig 1 where high-lighted received message "RE: 10/581,460-Posted" is shown) in said users inbox operation of one said button enables said user to

reply to the mail item, forward the mail item (see fig 2 where user is capable of "forwarding" received message "460"), or create a new item entry and said mail item is respectively copied to said reply, forwarded message or new item entry (see fig 3 where after user forwards the message "460," it automatically is sent to "Sent Items"), and further wherein said mail item is removed from said inbox (see fig 4 where user is capable of "moving" the message "460" by right-clicking- using a mouse- the high-lighted message and left-clicking on "Move to Folder;" fig 5 shows where user is permitted to choose which folder the message "460" is to be moved- for illustrative purposes, the "Outbox" was chosen; fig 6 shows where the message "460" is placed in the "Outbox" consequently, removing it from the inbox).

Regarding claim 2, MO discloses a COMM Addin as claimed in claim 1 wherein said new item includes a calendar entry, a note, a task, a project or a contact (see claim 1 where a "note" is shown).

Regarding claim 3, MO discloses a COMM Addin as claimed in claim 1 wherein said buttons are operable from a home page of said Microsoft outlook (see fig 1 where the "Inbox- Microsoft Outlook" home page is shown).

Regarding claim 4, MO discloses a COMM Addin as claimed in claim 1 wherein said button further automatically re-labels said reply, forwarded message or new item entry (see fig 2 where after user clicks the forward button, a new window "FW: 10/581,460-Posted- Message" is generated).

Claims 5-8 are similar in scope to claims 1-4, respectively, and are therefore rejected under similar rationale.

Claim 9 is similar in scope to claim 1 and is therefore rejected under similar rationale.

Response to Arguments

5. Applicant's arguments filed 12/19/2009 have been fully considered but they are not persuasive.

Applicant argued the prior art reference fails to disclose reducing tasks in Outlook that require multiple button or menu selections to a single selection operation.

Examiner notes that Applicant's claim language is written broadly enough to where the prior art reference could be interpreted to read on it. For instance, applicant's claim language does not require a single button operation to <u>automatically</u> perform each task ("(1)", "(2)" and "(3)" in claim 9) <u>sequentially</u>. As the claims are currently written, one button out of the plurality of menu buttons could be used to enable user to perform one respective task (that is, user can select a "Reply" button to perform task "(1)," select a "Copy" button to perform task "(2)," and select a "Remove" button to perform task "(3)").

Conclusion

6. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within

TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to RASHAWN TILLERY whose telephone number is 571-272-6480. The examiner can normally be reached on M-F 8:30 AM - 4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen Hong can be reached on 571-272-4124. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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/RASHAWN TILLERY/ Examiner, Art Unit 2174

/Adam L Basehoar/ Primary Examiner, Art Unit 2178